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TO EMORY HUDDLESTON

May Huddleston vs. Emory Huddleston
State of Tennessee, In Chancery
Court of Knox County, No. 15181

In this cause, it appearing from the bill filed which is sworn to, that the defendant Emory Huddleston is a non-resident of the State of Tennessee, so that the ordinary process cannot be served upon him, it is ordered that said defendant appear before the Chancery Court, at Knoxville, Tennessee, on or before the first Monday of April next, and make defense to said bill, or the same will be taken for confessed and the cause set for hearing ex parte as to him. This notice will be published in the KNOXVILLE INDEPENDENT for four successive weeks. This 2nd day of March 1917.

J. C. FORD, C. & M.

March 3 10 17 24 1917

TO FRED GILBREATH

Cornelia Gilbreath vs. Fred Gilbreath
State of Tennessee, In Chancery
Court of Knox County, No. 15182

In this cause, it appearing from the bill filed, which is sworn to, that the defendant, Fred Gilbreath is a non-resident of Tennessee, so that ordinary process cannot be served upon him, it is ordered that said defendant appear before the Chancery Court, at Knoxville, Tennessee, on or before the first Monday of April next, and make defense to said bill, or the same will be taken for confessed and the cause set for hearing ex parte as to him. This notice will be published in the Knoxville Independent for four consecutive weeks.

This 28th day of Feb. 1917

J. C. FORD, C. & M.

J. W. Saylor, Sol.

March 3 10 17 24 1917

TO ALICE MORGAN

Lee Morgan vs. Alice Morgan
State of Tennessee, In Chancery
Court of Knox County, No. 15183

In this cause, it appearing from the bill filed, which is sworn to, that the defendant, Alice Morgan, whose residence is unknown and cannot be ascertained after diligent inquiry so that the ordinary process cannot be served upon her, it is ordered that said defendant appear before the Chancery Court, at Knoxville, Tennessee, on or before the 1st Monday of April next, and make defense to said bill, or the same will be taken for confessed and the cause set for hearing ex parte as to her. This notice will be published in the Knoxville Independent for four successive weeks.

This 27th day of Feb. 1917

J. C. FORD, Clerk & Master.

J. W. Saylor, Sol.

March 3 10 17 24 1917

TO HARRY M. LOVE

Jessie May Love vs. Harry M. Love
State of Tennessee, In Chancery
Court of Knox County, No. 15179

In this cause, it appearing from the bill filed, which is sworn to, that the defendant, Harry M. Love is a non-resident of Tennessee, so that the ordinary process cannot be served upon him, it is ordered that said defendant appear before the Chancery Court, at Knoxville, Tennessee, on or before the first Monday of April next, and make defense to said bill, or the same will be taken for confessed and the cause set for hearing ex parte as to him. This notice will be published in the Knoxville Independent for four consecutive weeks.

This 27th day of Feb. 1917

J. C. Ford, Clerk & Master

J. Will Taylor, Sol.

March 3 10 17 24 1917

TO CHARLEY DOWNS

Lula Downs vs. Charley Downs
State of Tennessee, In Chancery
Court of Knox County, No. 15178

In this cause, it appearing from the bill filed, which is sworn to, that the defendant Charley Downs is a non-resident of the State of Tennessee, so that the ordinary process cannot be served upon him, it is ordered that the defendant appear before the Chancery Court, at Knoxville, Tennessee, on or before the 1st Monday of April next, and make defense to said bill, or the same will be taken for confessed and the cause set for hearing ex parte as to him. This notice will be published in the KNOXVILLE INDEPENDENT for four consecutive weeks.

This 27th day of Feb. 1917

J. C. FORD, Ck & Mas.

S. E. Hodges, Sol.

March 3 10 17 24 1917

TO SUSIE AMBURSTER

Will Amburster vs. Susie Amburster
In Chancery Court of Knox County,
State of Tennessee, No. 15182

In this cause, it appearing from the bill filed which is sworn to, that the defendant Susie Amburster is a non-resident of the State of Tennessee so that the ordinary process cannot be served upon her, it is ordered that said defendant appear before the Chancery Court, at Knoxville, Tennessee, on or before the first Monday of April next, and make defense to said bill, or the same will be taken for confessed and the cause set for hearing ex parte as to her. This notice will be published in the KNOXVILLE INDEPENDENT for four successive weeks. This 22nd day of Feb. 1917

J. C. FORD, Ck & Mas.

W. F. Yardley Sol.

Feb. 24 March 3 10 17 1917

TENNESSEE NEWS

CUT TO THE QUICK
FOR BUSY READERS

The "bone dry" bill went into effect in this state, March 1.

Chattanooga claims an increase of 3,578 in the last twelve months, which she assures the world makes her total population 105,309.

William E. Horner, of Bristol, engineer, was killed when a freight engine left the track and turned over near Johnson City.

The bill granting limited suffrage to women was finally defeated in the Legislature when a motion to reconsider was tabled in the state senate by a vote of 18 to 10.

Between 200 and 300 houses are in course of construction in Erwin. The locating of the big pottery plant at that place brings with it added activities and much prosperity.

Trade-marks on lumber, stamped at the mills, is a real need of the trade at present, according to opinion voiced on the floor of the Southern Retail Lumber Dealers' Association convention, held in Memphis.

In celebration of the "bone dry" law going into effect, all school, church and other bells in Mountain City rang in chorus at that hour. All liquor remaining in the express office was returned to shippers.

Confederate veterans in Chattanooga and elsewhere in the south view, with much disfavor, the attempts made by the Washington, D. C. committee financing the 1917 Confederate reunion to secure funds from southern cities, to aid in holding the reunion.

In the division composed of Johnson, Carter, Sullivan, Unicoi, Washington, Greene and Hawkins county recruiting has been very lively for the past few months. Thirteen men have been accepted during that period.

The increase of coal prices has knocked at the doors of the Soldiers' Home at Johnson City and the Secretary of War asked congress to increase the annual appropriation for the maintenance of the home, \$4,000 to supply the deficit in the coal fund.

Chancellor Garvin of Hamilton county, issued an injunction against the Iron Molders union, No. 53 to prevent them from picketing the plant of the Vesta Gas Range company, in Chattanooga, where there is a strike of union workers.

Friends of Joe Anderson, former member of the Chattanooga police force, are fearful that a submarine has brought an end to his career, Anderson having sailed on a mule boat for England nearly a month ago. No word has been heard from him since.

Mystery surrounding the recent disappearance of John A. Schachtler, 23, was removed when the police announced that his body had been found in a creek in the suburbs of Chattanooga. Death is supposed to have been due to accidental drowning.

The tobacco sales for the season are now about ended in Greenville, with total sales for the season of nearly four million pounds. Farmers have already commenced making preparations for the next crop, which will evidently be a large one.

Former President Taft will visit Memphis March 26 on a tour in the interest of the League to Enforce Peace. In the election held in Maryville the voters favored the granting of a franchise to the Knoxville Interurban company. 211 votes were cast for it and 34 against.

Citizens of Dyersburg are planning an active crusade against flies and mosquitoes this season. The civic department of the Women's club met and arranged for a big rally March 17. The club will solicit the aid of the Boy Scouts and will see that fly traps are made for public places.

E. G. Tompkins was killed, Will Hoffstetter fatally shot and Jim Hoffstetter and Mrs. W. A. Bevington, a bystander, were wounded in the Davidson county court house at the trial of a case in the Circuit court in which Tompkins is suing the Hoffstetters for alleged alienation of his wife's affections.

On behalf of stockholders residing in Tennessee, G. L. Garrett and others have filed with Judge A. M. J. Cochran, of the United States District Court at Lexington, Ky., an intervening petition in the case of the Kentucky Rural Credit Association, whereby they join in the appeal that the concern be declared bankrupt.

Dr. Edward E. Folk, editor of the Baptist and Reflector, the organ of the Tennessee Baptists, died in Nashville as the result of blood poison. He was a brother of ex-Gov. Joseph W. Folk, of Missouri, and of Beau E. Folk, of Nashville, former state treasurer and insurance commissioner. Dr. Folk was widely and favorably known.

Tennessee Military Institute, Sweetwater, Tenn., stood second at the end of the fourth week's rifle shooting closed in military schools competition of the National Rifle Association. Its score was 3,522 against 3,753 for the New York military academy, which was first. King's Mills, O., maintained its lead in the inter-club matches with a score of 3,980.

Because the demand for pigs in White county has been strong this year, J. R. Mitchell, a farmer, bought three purebred Poland China sows in Illinois, at an average cost of \$107.50. Other farmers in the county, seeing commercial possibilities in live stock, are doing likewise. A White county livestock association is being organized to properly direct the interests of the farmers of that community.

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co-operation of the Governor of this State in enforcing the new interstate child labor law, which becomes effective September 1st, was requested in a joint letter sent by Secretaries Wilson and Redfield, and Attorney General Gregory, who are charged with the duty of forming regulations for the enforcement of the new law. A similar appeal was made to the governors of all of the other states.

John Ward, awaiting trial for the alleged killing of Louis Hooker, of Fishersville, last September, was shot and killed at the Courthouse in Memphis by Thomas Hooker, brother of Louis Hooker. Shooting took place at the entrance to the Sheriff's office and only a short distance from the Criminal Court room, where the trial was to have started. Hooker surrendered. He declined to make a statement.

In the Tennessee house of representatives a bill was introduced which may create a commotion. The bill prohibits any foreign or any alien, whether a resident or non-resident of Tennessee, to take and hold real or personal property, either by purchase, descent or devise or in any other manner. All aliens, that is unnaturalized foreigners, are required to dispose of all such property within five years from the passage of the act.

Over \$4,000 was lost within the year near the community of Meadowville, as a result of the spread of hog cholera, according to Dr. C. Dillon White, hog specialist of the State Department of Agriculture. Heretofore, carcasses of dead hogs have not been properly disposed of. This, together with a lack of sanitary measures on most farms, has spread the disease to well hogs. A complete change of hog-producing methods is to be made by the community.

A home-made railroad that carries silage from silo to feed box for the dairy cattle is a feature of interest on the farm of W. J. Meadows, near Dandridge, one of the demonstrators working with the county agent, D. C. Helm. The railroad is a wooden one similar to that used in planing mills and quarries. Its use makes easy the feeding of the dairy cows that would otherwise be quite burdensome. Since Mr. Meadows found that he could not do without silage he built the railroad.

Sixty department stores and other mercantile establishments in Memphis closed their doors as an answer to a recently organized union of clerks which demanded recognition and various conditions. A minimum of \$6 a week and pay for overtime are asked. The Retailers' Association announces that the stores would temporarily be closed "to prevent possible disorder" and that regular pay would be given to employees during the enforced idleness.

When an express company in Evansville, Ind., refused to accept liquor shipments into Tennessee because of the "bone dry" laws which went into effect March 1, Judge Hostetter convened a special session of the Superior Court and enjoined the express company from refusing to accept the shipments. Dealers said that if the court had waited for its regular session they would have been unable to get their shipments into Tennessee before March 1.

Charges made by Miss Frances Donahew, of Coshocton, Ohio, to whom Rev. C. E. Clark, pastor of a Methodist Church in Chattanooga, formerly was engaged, formed a sensational part of the testimony given before a committee of ministers investigating his conduct. At the conclusion of the hearing 16 charges, including dishonesty, untruthfulness and immorality under the laws of the church were sustained against the pastor and will go to the General Conference for final settlement. Meanwhile Clark is suspended from all ministerial activity.

Five Southern States, including Tennessee, are threatened with disastrous floods. Rivers already are over their banks in Eastern Tennessee, Southern Georgia and Eastern Alabama, with considerable property loss and hundreds homeless in Tennessee. So far no loss of life has been reported. Chattanooga and Knoxville are the cities most directly threatened. Low lands around the two Tennessee cities already have been flooded, and in Chattanooga many residents have been driven from their homes. Suburbs of Knoxville are cut off by flood waters.

The Federal Government levied on all private properties of E. Gouge, a wealthy Bristol distiller, including his palatial residence. The Government alleges that Gouge has been guilty of fraudulent practices and that his shortage in account with the Government amounts to \$152,310. A bill for this amount was presented for collection. The Gouge distillery and stock have been confiscated. Gouge denies there is any shortage, declaring he will fight for exoneration in the courts. Mrs. Gouge protested bitterly against notice being posted on the family residence, claiming that the home was her individual property.

In his endeavor to secure recruits for the army Maj. W. N. Hughes has solicited the co-operation of postmasters over the state. As a rule, the postmasters are joining in the effort, but the major found one of the postmasters at a little postoffice who fears he cannot be of any assistance. From a little burg in Tennessee comes this reply to Maj. Hughes' letter asking for recruits: "Dear sir: I have told you two or three times that I did not want to act as recruiting agent. But if that is part of my duty as postmaster, I will have to take the job. I don't believe there is a one in this section that would be acceptable in the service. I am nearly all married and the re-cripples or fools."

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TO ROBERT HAYES PICKELL

Anna Pickell vs. Robert Hayes Pickell
State of Tennessee, In Chancery
Court of Knox County, No. 15167

In this cause, it appearing from the bill filed, which is sworn to, that the defendant Robert Hayes Pickell is a non-resident of the State of Tennessee, so that the ordinary process cannot be served upon him, it is ordered that said defendant appear before the Chancery Court, at Knoxville, Tennessee, on or before the 1st Monday of April next, and make defense to said bill, or the same will be taken for confessed by him and the cause set for hearing ex parte as to him. This notice will be published in the Knoxville Independent for four consecutive weeks.

This 23rd day of Feb. 1917

J. C. FORD, Clerk and Master.

Paris Haynes, Sol.

Feb. 24 March 3 10 17 1917

TO H. S. MIZNER

Crown Oil & Wax Co. et al. vs.
Union Beverage Co., et al.
State of Tennessee, In Chancery
Court of Knox County, No. 15133

In this cause, it appearing from the bill filed which is sworn to, that the defendant, H. S. Mizner is a non-resident of the State of Tennessee, so that the ordinary process cannot be served upon him, it is ordered that said defendant appear before the Chancery Court at Knoxville, Tennessee, on or before the first Monday of April next, and make defense to said bill or the same will be taken for confessed and the cause set for hearing ex parte as to him. This notice will be published in the Knoxville Independent for four successive weeks.

This 16th day of Feb. 1917

J. C. FORD, C. & M.

Cates & Price, Sols.

Feb. 17-24-Mar. 3-10 1917

TO MAGGIE MITCHELL

Robert Mitchell vs. Maggie Mitchell
State of Tennessee, In Chancery
Court of Knox County, No. 15150

In this cause it appearing from the bill filed which is sworn to, that the defendant Maggie Mitchell is a non-resident of Tennessee so that the ordinary process cannot be served upon her, it is ordered that said defendant appear before the Chancery Court at Knoxville, Tennessee, on or before the first Monday of April next, and make defense to said bill, or the same will be taken for confessed and the cause set for hearing ex parte as to her. This notice will be published in the Knoxville Independent for four consecutive weeks.

This 16th day of February 1917

J. C. Ford, Clerk & Master

T. J. CLINE, Sol.

Feb. 17 24 Mar. 3-10 1917

TO ELLA ROBERTS

M. C. Roberts vs. Ella Roberts
State of Tennessee, In Chancery
Court of Knox County, No. 15167

In this cause, it appearing from the bill filed which is sworn to, that the defendant Ella Roberts is a non-resident of the State of Tennessee so that the ordinary process cannot be served upon her, it is ordered that said defendant appear before the Chancery Court, at Knoxville, Tennessee, on or before the 1st Monday of April next, and make defense to said bill, or the same will be taken for confessed and the cause set for hearing ex parte as to her. This notice will be published in the Knoxville Independent for four successive weeks.

This 23rd day of Feb. 1917

J. C. FORD, Clerk & Master.

L. C. Ely, Sol.

Feb. 24 March 3 10 17 1917

NON-RESIDENT NOTICE

TO CHAS. L. COKER

Walter W. Coker, et al. vs. Chas. L. Coker et al.

In the County Court of Knox County, Tennessee, No. 4077

In this cause it appearing from the bill filed, which is sworn to, that the defendant, Chas. L. Coker is a non-resident of the State of Tennessee so that the ordinary process of law cannot be served upon him, it is therefore ordered that publication be made for four consecutive weeks in the Knoxville Independent, a newspaper published in Knoxville, Tenn., requiring said defendant to appear before the County Court for Knox County, Tennessee on or before the first Monday of April, next, and make defense to said petition or the same will be taken for confessed as to said Charles L. Coker and the cause set for hearing ex parte as to him. This 14th day of February 1917

JESSE L. HENSON,

County Court Clerk.

S. O. HOUSTON, Sol.

Feb. 17 24 Mar 3 10 1917

TO ALEX CAVAS I s GRE

GORIOS CAVALARIS

John C. Cavalaris vs. J. A. White et al
In Chancery Court of Knox County,
of Knox County, No. 15082

In this cause, it appearing from the bill filed, which is sworn to, that the defendant Alex Cavas alias Gregorio Cavas is a non-resident of the State of Tennessee, so that the ordinary process of law cannot be served upon him, it is ordered that said defendant appear before the Chancery Court at Knoxville, Tenn., on or before the first Monday of April next, and make defense to said bill, or the same will be taken for confessed and the cause set for hearing ex parte as to him. This notice will be published in the KNOXVILLE INDEPENDENT for four successive weeks.

This 24th day of Feb. 1917

J. C. FORD, Clerk & Master

ROY A. JOHNSTON, Trustee.

Feb. 24 March 3 10 17 1917

NON-RESIDENT ATTACHMENT
NOTICE.

TO I. H. KYLE JR.

Samuel Booher vs. I. H. Kyle Jr.

State of Tennessee, In Chancery
Court of Knox County, No. 15165

In this cause, it appearing from the bill filed which is sworn to, that the defendant I. H. Kyle Jr. is justly indebted to the complainant Samuel Booher and that the defendant is a non-resident of the State of Tennessee, so that the ordinary process cannot be served upon him and an attachment having been issued and levied on the defendant's property, it is ordered that said defendant appear before the Chancery Court at Knoxville, Tennessee, on or before the first Monday of April next, and make defense to said bill, or the same will be taken for confessed and the cause set for hearing ex parte as to him. This notice will be published in the KNOXVILLE INDEPENDENT for four successive weeks.

This 23rd day of Feb. 1917

J. C. Ford C. & M.

Cates & Price, Sols.

Feb. 24 March 3 10 17 1917

NON-RESIDENT ATTACHMENT
NOTICETO LOWER HIGNITE COAL
MINING COMPANY

Jewett Bigelow & Brooks vs. Lower Hignite Coal Mining Company, et al

State of Tennessee; In Chancery
Court of Knox County, No. 15 72

In this cause it appearing from the bill filed, which is sworn to, that the defendants Lower Hignite Coal Mining Company, are justly indebted to Jewett Bigelow & Brooks complainants are non-residents of the State of Tennessee so that the ordinary process of Law can not be served upon them and an attachment having been issued and levied on the defendants property, it is ordered that said defendants appear before the Chancery Court at Knoxville, Tennessee, on or before the first Monday of April next, and make defense to said bill or the same will be taken for confessed and set for hearing ex parte as to them. This notice will be published in the Knoxville Independent for four consecutive weeks.

This 3d day of March 1917

J. C. FORD, Clerk & Master.

A. C. Grimm, Sol.

Mar. 3-10-17-24, 1917

EIGHT HOUR DAY.

Our business men should now give more thought to what is necessary for the decent living of the employee rather than to forming larger combinations to defeat those of wage earners whose experience and study of the problem have convinced them of the evil effects of more than eight hours of manual labor. We who are more fortunate can work many hours to secure great profits, or in the hope of them, if we need not worry over necessary food and clothing, but with daily manual labor experience has shown it is very different.—George Foster Peabody.